AO 91 (Rev. 11/11) Criminal Complaint

	UNITED STA	TES DISTRICT C	COURT Filed	1-10-12
for the				Clerk, U. S. District Court
Western District of Texas				Western District of Texas
United S	States of America		Ву	Deputy
Omica :	V.)		
) Case No.	SA-12-17M	
HEDNIANDEZ.M	Mendez, Mario Fernando)		
	77 614 180)		
	Defendant(s))		
_				
	CRIMIN	NAL COMPLAINT		
I, the complair	ant in this case, state that the f	following is true to the best	of my knowledge a	ınd belief.
-	of January 7, 2012		•	
		, the defendant(s) violat		
<u> </u>	·	_		
Code Section 8 U.S.C. § 1326(b)(2) Being an alien, was		<i>Offense De</i> en, was found in the United	•	- d:-d
admission, excluded, deported, and removed there from on o December 15, 2005, and that the defendant had not received the Attorney General of the United States or his successor, the Homeland Security (Title 6, United States Code, Sections 202 557) to reapply for admission to the United States, being volu United States unlawfully.				ed the consent of , the Secretary for 202(3), (4), and
This criminal o	complaint is based on these fac	ts:		
SEE ATTACHED AFF	DAVIT			
Continued	on the attached sheet.	Aure	Complainant's sign ea Carranza, Depor Printed name and	tation Officer
Sworn to before me an	d signed in my presence.			
oth to obtain me all				
Date: January 10, 2012)a	enslold	
	<u>. </u>		Judge's signatu	ure
City and state:	San Antonio, Texas	Honorable f	Pamela A. Mathy, U	.S. Magistrate Judge
ony and state.			Printed name and	_

AFFIDAVIT

Being duly sworn, I declare that the following is true and correct to the best of my knowledge.

My name is Aurea Carranza and I am a Deportation Officer with Immigration and Customs Enforcement (ICE) and I have been employed since April 29, 2007. I was previously employed with Customs and Border Protection for 11 ½ years as a Border Patrol Agent. I am authorized by the United States Department of Homeland Security to enforce the Immigration Laws and Regulations of the United States or any other Laws or Regulations designated by the Attorney General or his successor, the Secretary of the Department of Homeland Security.

On January 7, 2012, Mario Fernando HERNANDEZ-Mendez (HERNANDEZ) was encountered at the City of San Antonio Magistrate Office in San Antonio, Texas, subsequent to an arrest for Driving while Intoxicated. Immigration Enforcement Agent (IEA) Beri Dave conducted an interview of HERNANDEZ to determine his alienage and citizenship. After it was determined that HERNANDEZ was a foreign born national present within the United States illegally, an Immigration Detainer was issued upon him.

On January 9, 2012, HERNANDEZ was released to ICE - Criminal Alien Program. HERNANDEZ's fingerprints were submitted through the Immigration and FBI databases which verified his identity. The databases also revealed that HERNANDEZ was a citizen or national of Honduras with assigned Alien Registration Number A077 614 180. A review of the Alien Registration File for A077 614 180 indicated that HERNANDEZ was an alien previously removed from the United States to Honduras on or about December 15, 2005. HERNANDEZ was advised about his Miranda Rights.

Immigration databases also revealed that HERNANDEZ has not been granted permission to reapply for admission from the Attorney General of the United States, or his successor, after deportation/removal.

The defendant was advised about his right to a consular notification and the Consulate of Honduras was notified about HERNANDEZ's arrest on January 9, 2012.

On or about September 27, 2004, in the 379th District Court of Bexar County Texas, HERNANDEZ was convicted of Attempted Sexual Assault and was sentenced to 3 years imprisonment.

Aurea Carranza

Deportation Officer_

Immigration and Customs Enforcement

Subscribed and sworn before me the 10th day of January 2012.

United States Magistrate Judge

Honorable Pamela A. Mathy